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Case 1:07-IN-010009UNITEDINSTATES DESCRIBED OF SECONDO FOR THE NORTHERN DISTRICT OF ILLINOIS

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JUN 3 0 2008

Jun 30 2005) Mighael W. Sobbins Olerk, U.S. District Court	
CV-0 60099 6 699	

JUAN SANCHEZ, JR.,

PETITIONER-APPELLANT,

VS.

CASE NO. 07-CV-060099

6699

EDDIE JONES

DEFENDANT-APPELLEE.

CERTIFICATE OF APPELABLITY

NOWCOMES The Petitioner-Appellant, Juan Sanchez, Jr., Pro Se, and Submits this Instant Certificate Of Appealablity, In Support Thereof, The Petitioner States as follows:

- 1.) The Petitioner hereby request that this Honorable Court to Grant a Certificate of Appealability, where the Issues Contained in the Petitioner's Petition For Habeas Corpus Relief were decided Contrary to well Established and Settled Constitutional Law.
- 2.) The Petitioner's Habeas Corpus Petition was not Heard on It's Merits in the District Court. Instead, The Petition was Dismissed on the Grounds of Untimeliness by the District Court Judge.
- 3.) The Petitioner Contends that According to Case Authority and the Specific Facts of The Instant Case are parall to each other where the Petitioner was not aware of or told by His Counsel's throughout Appealing His Case through the State Court's the Time periods in which He Should File Certain Documents and there Effect as to Filing His Petition For Habeas Corpus Relief.

 SEE JONES V. HULICK, 449 F.3d 784; SERRANO V. WILLIAMS, 383 F.3d 1181; NIX V. SEC"Y FOR DEPT. OF CORR., 293 F.3d 256; LOOKINGBILL V. COCKRELL, 393 F.3d 1235; AND SEE ALSO LAWRENCE V. FLORIDA, 107 S.Ct. 1079

4.) The Petitioner has stated that He is of Limited Education and has only Learned to Speak Fluent English after being Arrested in the Instant Case, and still is in a Position where he has to be explained things in Spanish to have a Complete Understanding of what is Being Said to Him in English.

WHEREFORE, THE Petitioner-Appellant Prays for an Order Granting Him a Certificate of Appealability, and any other Relief this Honorable Court Deems Justiciable.

RESPECTFULLY SUBMITTED.

MR JUAN SANCHEZ JR. 6-19-08 REG. NO. (R-09249

REG. NO. R-09249 700 W. LINCOLN ST. PONTIAC, ILL 61764

Pro Se and with the Assistance of an Inmate Paralegal

	THE T COURT FOR THE NORTHERN	
	OF Illinois	
JUAN SANCHEZ JR. Plaintiff/Petitioner))	
Vs.	No. <u>07 CV- 060099</u>	
Edie Jones Defendant/Respondent))	
PROOF/CERTIFICATE OF SERVICE		
TO: CLFRK OF U.S.	TO:	
DISTRICT COURT NORTHERN DIST. OF J 219 SOUTH DEARBORN ST.	Ţ <u>ĻĻ</u>	
Chicago TL, 60604 PLEASE TAKE NOTICE that on	June 19th, 200 8, I placed	
the documents listed below in the institution Correctional Center, properly addressed to the control of the con	he parties listed above for mailing through	
the United States Postal Service NOTICE OF APPEAL	ertificate of appelability 3 3 Docketing Statement.	
	735 ILCS 5/1-109 I declare, under penalty of	
perjury that I am a named party in the above documents, and that the information contain		
my knowledge and belief.		
DATED: 6-19-08	Name: Sugar Sanchez Ja.	
	POB 99 Correctional Ctr.	
	Pontac , IL 6/764	